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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/667,408	09/23/2003	Matthias Boltze	008388-09	1075	
	7590 02/09/2007 OTKOWSKI & HOBBES	EXAMINER			
P. O. BOX 10064 MCLEAN, VA 22102-8064			HANDAL, KAITY V		
			ART UNIT	PAPER NUMBER	
			1764		
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE	
3 MON	THS	02/09/2007	PAI	PER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)		
Office Action Summary		10/667,408	BOLTZE ET AL.		
		Examiner	Art Unit		
		Kaity Handal	1764		
Period fo	- The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address		
A SHO WHIC - Exten after S - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING Downsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period veroly within the set or extended period for reply will, by statute the ply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).		
Status					
2a)☐ 3)☐	Since this application is in condition for alloward closed in accordance with the practice under E	s action is non-final. nce except for formal matters, pro			
Disposition	on of Claims				
5)	Claim(s) is/are pending in the application and Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or papers. The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the Examine The oath of	wn from consideration. r election requirement. er. epted or b) objected to by the Edrawing(s) be held in abeyance. Seetion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority u	nder 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite		

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Application/Control Number: 10/667,408 Page 2

Art Unit: 1764

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/21/2006 has been entered.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 3 has the limitation "a pressure holding valve", is this pressure holding valve different from the one in claim 1?

Claim Rejections - 35 USC § 103

4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Application/Control Number: 10/667,408

Art Unit: 1764

5. Claims 1, 3-6 are rejected under 35 U.S.C. I03(a) as being unpatentable over Kohne et al. (WO 2000/06948) in view of Ariga et al. (US 5,425,342)

Regarding claims 1, 3-6, Kohne et al. discloses: a fuel cell system with a reformer (P17/L1 1-P23/L20); a mixture formation means (Fig. 8 and 9a-9c) comprising: - a fuel feed means (1); - an air feed means (2); - a mixture formation area (4); - a fuel heating means (P16/L10-18) which achieves complete vaporization of the fuel and operates at temperatures of 520K to 880K or 246°C to 607°C (P 3/L5-9 and P 5/L27 - P 6/L5); wherein the mixture formation area (4) is supplied with air (2) and is positioned downstream of the fuel heating (since it is discloses as "preheating"; P 16/L10-18) and includes a swirl chamber (4) into which a nozzle (7) connected to the fuel injection means discharges (Fig. 8 and 9a-9c); wherein the fuel heating means is positioned upstream of the fuel feed means for preheating the fuel before injection to the mixture formation area (P 16/L10-18); and wherein air feed means (2) includes an air heater (8).

Kohne et al. does not disclose wherein the fuel feed means comprises a pressure impulse injection means which comprises a fuel pump and a changeover valve having an input side connected to the fuel pump, and an output side that is selectively connectable with the fuel source via a fuel return line and a fuel supply line containing the fuel heating means, for directing fuel from the pump to either the fuel supply line or the fuel source; wherein a pressure holding valve having a holding pressure is located in the fuel return line. Ariga teaches a fuel feed means (fig. 1) wherein the fuel is supplied using a pressure impulse injection means including a

Application/Control Number: 10/667,408

Art Unit: 1764

fuel pump (14) and a changeover valve (16) having an input side connected to the fuel pump (14) (as illustrated), and an output side that is selectively connectable with the fuel source (12) via a fuel return line (22) and a fuel supply line (19) for directing fuel from the pump (14) to either the fuel supply line (19) or the fuel source (12) (col. 3, lines 8-12 and lines 22-29); wherein a pressure holding valve (24) having a holding pressure is located in the fuel return line (22) in order to maintain the pressure differential across the fuel injectors at a first predetermined level and perform pressure regulation (col. 3, lines 4-27).

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to include the pressure impulse injection means comprising a fuel pump and a changeover valve having an input side connected to the fuel pump, and an output side that is selectively connectable with the fuel source via a fuel return line and a fuel supply line containing the fuel heating means, for directing fuel from the pump to either the fuel supply line or the fuel source; wherein a pressure holding valve having a holding pressure is located in the fuel return line, and connected to the fuel feed means of the mixture formation means in Kohne's apparatus, as taught by Ariga et al., in order to maintain the pressure differential across the fuel injectors at a first predetermined level and perform pressure regulation.

With respect to claims 1, 3-6, claims describe operational conditions and do not limit the invented apparatus. While features of an apparatus may be recited either structurally or functionally, claims directed to apparatus must be distinguished from

Art Unit: 1764

the prior art in terms of structure rather than function. In re Schreiber, 128 F.3d 1473, 1477-78, 44 USPQZd 1429, 1431-32 (Fed. Cir. 1997), see also *In re* Swinehad, 439 F.2d 210, 212-13, 169 USPQ 226, 228-29 (CCPA 1971); *In re* Danly, 263 F 2d 844, 847, 120 USPQ 528, 531 (CCPA 1959). "Apparatus claims cover what a device is, not what a device does." Hewlett-packard Co. v. Bausch & Lomb Inc., 909 F.2d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990) (emphasis in original). MPEP 2114.

Response to Arguments

35 USC 112 Rejection

Rejection made to claims 1-6 under 35 USC 112 is withdrawn by examiner due to applicant's amendment. However a new 35 USC 112 rejection is made as set forth above.

Applicant's arguments with respect to claims 1, 3-6 have been considered but are moot in view of the new ground(s) of rejection as necessitated by the amendment..

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kaity Handal whose telephone number is (571) 272-8520. The examiner can normally be reached on M-F 8-5.

Application/Control Number: 10/667,408

Art Unit: 1764

Page 6

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KH

2/3/2007